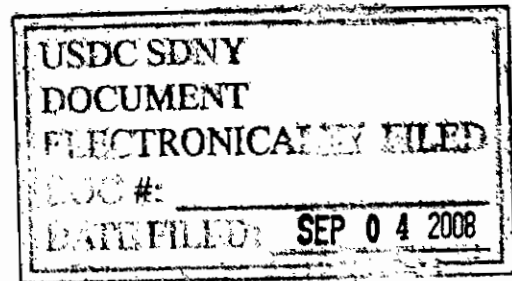


*See also J*

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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

KENROY RICHMOND, SAMUEL WARKIE,  
PRINCE R. SIAW AND MARLON HATTIMORE,

Plaintiff,

-against-

GENERAL NUTRITION CENTERS INC. AND NEAL  
BLITZER,

Defendants.

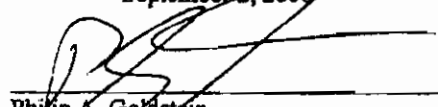
x  
Case No: 08 CV 3577  
(LTS)(HBP)

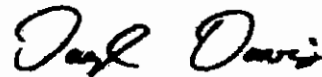
STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and between counsel for Plaintiffs

Kenroy Richmond, Samuel Warkie, Prince R. Siaw and Marlon Hattimore ("Plaintiffs") and counsel for Defendants General Nutrition Centers, Inc. and Neal Blitzer ("Defendants") that the time for Defendants to answer, move, or otherwise respond to the Plaintiff's Complaint in this action is hereby extended to and including September 18, 2008. A facsimile copy of this stipulation will serve the same purposes as original signatures.

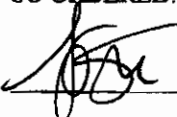
Dated: New York, New York  
September 2, 2008

  
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SO ORDERED:

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